

DAILY HERALD.

OFFICE—HERALD BUILDING,
16-2 East Washington Street.

FRIDAY MORNING, DECEMBER 29.

Reduction in the Price of Daily to Mail Subscribers.

Desiring to increase the circulation of the DAILY HERALD outside the city, we have reduced the price to mail subscribers, and hereafter it will be furnished at the following rates:

One year, by mail \$10.00
Six months, by mail One month \$1.00

The same will be no change made in the price of our daily to city subscribers. It will be delivered as heretofore, at twenty-five cents per week, or twelve dollars per year.

Meeting of Democratic State Central Committee.

The Democratic State Central Committee will hold a meeting in this city on Monday, the 5th of January, 1863. A full attendance of the Committee is required, as the time for holding the next Democratic State Convention, the representation in the same, and other matters of general interest to the party, will be acted upon.

In order to suitably accommodate the day, the 5th of January, and its glorious associations, the Democracy of the State are cordially invited to assemble at the State Capital on that day, and participate in the deliberations of the Committee.

J. J. BRIGGS, Chairman.
Indianapolis, December 29, 1862.

We hope and trust that the call of the Chairman of the State Central Committee will be well responded to. We hope not only the members of the Committee, but as many other Democrats as may find it convenient to do so, will be present.

The following is the list of the State Central Committee:

J. J. Bligham, of Marion, Chairman.
First District—John Barron, Sparks.
Second District—Levi Sparks.
Third District—S. H. Bushkin.
Fourth District—James B. Foley.
Fifth District—Wm. C. Conner.
Sixth District—W. M. Franklin.
Eighth District—F. Weaver.
Ninth District—M. R. Morris.
Tenth District—Thomas T. Teller.
Eleventh District—A. Weaver.

Experience Teachers Now Often Different from Melancholy Facts.

When United States bonds, legal tenders, etc., were wickedly issued by the Republican party exempt from taxation, it was constitutional to assess taxes on these bonds and these legal tenders, etc., would be diffused among the people, in the hands of the poor as well as the rich, and thus all would equally receive the benefit of the exemption; that is, as each tax payer would own these bonds in proportion to the amount of other property he owned, the law would simply operate to exempt a taxable portion of the property of each from taxation, and throw the whole burden on the unexempted property in equal proportion upon all the tax payers, and, hence, no injustice would be worked; but if this were to be, the bonds might just as well have been issued subject to taxation, because, as no special benefit was to be gained by anybody, no benefit at all was to be gained, for none could be except a special one.

If the Republican politicians really believed in this theory, the fact shows their ignorance and simplicity, if they did not, it shows their villainy and falsehood to the people. And if the people believed in it, the actual fact shows how they have been deceived and defrauded by the Republican leaders. These leaders now, some of them, attempt to keep up the deception by pretending the notes, &c., are taxable, and are actually taxed, in all cases, when they know better. They have an idea, however, that they can still delude the people and overthrow the Constitution.

The Great Questions Before the Na.

Did the Supreme Court of Indiana rightly decide the case of the State against Prentiss as to whether the sureties were liable on a certain bond? This case was reversed by the supreme court and remanded. We hold, after the best consideration we can give it, that the case was decided correctly. The Journal, an elaborate brief to the people, holds the other side and overrules the decision. This is the first law question referred to the people of the United States in the next Presidential election.

The second question referred to us, supporting the above mentioned decision was, was it better to let the Supreme Court adopt the Journal's decision overruling it, or was it a cheaper mode to call the Legislature together to pass a law recognizing the correctness of the decision, as it did so, and supply deficiencies in the statute on the subject, as the Legislature very properly did? We shall take great interest in the next Presidential election.

The Vincennes Railroad.

We understand that measures are progressing for the construction of this road, and that our capitalists are looking upon it with favor. It is a work of absolute necessity to the continued prosperity of this city, and something more than looking favorably upon it is demanded. The substantials must be furnished, stock must be built and paid out. Railroads are built by the use of money, and this must be furnished. The men of Indiana, who have had no capital, and other instrumentalities, are ready to over-run the land, mixing in with the white laborers, till they become numerous enough to take James and Alexander's place, and commit like massacres. A Copperhead, the Republicans define to be a citizen who obeys the Constitution and laws.

For the Indianapolis Daily Herald.

Major John Hogarth Lozier.
The history of all great men ought certainly, in some manner, to be written and published, that "the rest of mankind" might know and appreciate the philosophical fact "that great souls from little scenes grow," as well as further realize the intrinsic value of both grass and grass in the production of a finished and consummate "work."

No. 29. To amend section 14 of an act entitled "An act to regulate the sale of certain articles in the state," so as to prohibit the sale of intoxicating liquors, and prevent adulteration of them.

No. 30. To amend the 5th section of an act entitled "An act to regulate and restrain the sale of intoxicating liquors, and prevent adulteration of them," so as to prohibit the sale of certain articles in the state.

No. 31. To amend sections 3 and 4 of an act entitled "An act to provide for the organization of county auditors," etc.

No. 32. To amend section 14 of an act entitled "An act to regulate and restrain the sale of intoxicating liquors, and prevent adulteration of them," so as to prohibit the sale of certain articles in the state.

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